

MUR 4985

My name is Rickey Jamerson. My address is 3859 Sullivan Avenue, St. Louis, Missouri 63107. I am the complainant in this complaint regarding Federal Election Campaign Laws and Commission regulations that occur in the Dooley for Congress Committee year end report filed February 4, 2000. Charlie Dooley is a candidate for the First Congressional District in Missouri and is the respondent in this action.

I believe the contribution made by the McCullough for Prosecutor Committee on page 14 of the Dooley for Congress Committee year end report filed February 4, 2000 violates 2 U.S.C. 441b(a) because there may be funds included in the McCullough for Prosecutor Committee from national banks, corporations or labor organizations. For such funds to be included in this Congressional election would be a violation of Federal Election Commission laws and regulations.

I believe the contribution made by the Shalowitz for State Senate Committee on page 23 of the Dooley for Congress Committee year end report filed February 4, 2000 violates 2 U.S.C. 441b(a) because there may be funds included in the Shalowitz for State Senate Committee from national banks, corporations or labor organizations. For such funds to be included in this Congressional election would be a violation of Federal Election Commission laws and regulations.

I believe the contribution made by the Citizens for Buzz Westfall Committee on page 15 of the Dooley for Congress Committee year end report filed February 4, 2000 violates 2 U.S.C. 441b(a) because there may be funds included in the Citizens for Buzz Westfall Committee from national banks, corporations or labor organizations. For such funds to be included in this Congressional election would be a violation of Federal Election Commission laws and regulations.

On page 13 of the Dooley for Congress Committee year end report filed February 4, 2000, Dennis Ryll is listed twice. Each entry omits his employer and occupation. This is a violation of FEC rules and regulations.

On page 15 of the Dooley for Congress Committee year end report filed February 4, 2000, Ted Dettmer is listed. The entry omits his employer and occupation. This is a violation of FEC rules and regulations.

On page 12 of the Dooley for Congress Committee year end report filed February 4, 2000, Diane Ryll is listed. The entry shows a \$1000 donation for the primary election. On page 13 of the Dooley for Congress Committee year end report filed February 4, 2000, Diane Ryll is listed. The entry shows a \$1000 donation for the primary election. This exceeds the \$1000 limitation for the primary election and is a violation of FEC rules and regulations.

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OFFICE OF THE
CLERK
MAR 10 3 03 PM '00

State of Missouri)
) ss.
City of St. Louis)

Rickey Jamerson, of lawful age, being duly sworn on his oath, states that he is the complainant named above and that the facts stated in the petition are true according to his best knowledge and belief.

Rickey Jamerson
Rickey Jamerson

Subscribed and sworn to before me this 2nd day of March, 2000.

Darryl A. Piggee

DARRYL A. PIGGEE
Notary Public - Notary Seal
STATE OF MISSOURI
St. Louis City
My Commission Expires: July 27, 2003

2000.03.02

MUR 4985

My name is Rickey Jamerson. My address is 3859 Sullivan Avenue, St. Louis, Missouri 63107. I am the complainant in this complaint regarding Federal Election Campaign Laws and Commission regulations that occur in the Dooley for Congress Committee year end report filed February 4, 2000. Charlie Dooley is a candidate for the First Congressional District in Missouri and is the respondent in this action.

I believe the contribution made by the Normandy Township Regular Democratic Club on page 4 of the Dooley for Congress Committee year end report filed February 4, 2000 violates 2 U.S.C. 441b(a) because there may be funds included in the Normandy Township Regular Democratic Club from national banks, corporations or labor organizations. For such funds to be included in this Congressional election would be a violation of Federal Election Commission laws and regulations.

State of Missouri)
) ss.
City of St. Louis)

Rickey Jamerson, of lawful age, being duly sworn on his oath, states that he is the complainant named above and that the facts stated in the petition are true according to his best knowledge and belief.

Rickey Jamerson
Rickey Jamerson

Subscribed and sworn to before me this 8th day of March, 2000.

Daryl A. Piggee

DARRYL A. PIGGEE
Notary Public - Notary Seal
STATE OF MISSOURI
St. Louis City
My Commission Expires: July 27, 2003

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